

The British Columbia Gazette.

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VICTORIA, 15TH MARCH, 1879.

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Appointments.

PROVINCIAL SECRETARY'S OFFICE, March 15th, 1879.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to appoint the Corporation of the City of Victoria to be Trustees under the "Public Parks Act, 1876," of the public park or pleasure ground, Victoria, known as Beacon Hill, vice. the Hon. W. J. Macdonald, and J. W. Douglas, Esq., who have resigned.

PROVINCIAL SECRETARY'S OFFICE, 28th February, 1879.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to place the following Gentlemen on the Commission of the Peace in and for the Province of British Columbia:—

HENRY E. CROASDAILE, of Victoria, Esq. George Kenney, of Omineca, Esq.

Govennment Hotices.

"BRITISH COLUMBIA LOAN ACT, 1876."

REDEMPTION OF DEBENTURES.

Debentures numbered from Three hundred and four (304) to Three hundred and twelve (312) in-

clusive, that the same will be redeemed six months from date of this notice, and that all interest on the said Debentures will cease on that date.

ROBERT BEAVEN,

Treasury Department, Minister of Finance. Victoria, 12th October, 1878.

BRITISH COLUMBIA LOAN ACT, 1876."

REDEMPTION OF DEBENTURES.

NOTICE IS HEREBY GIVEN, to the holders of Debentures numbered from Two hundred and nine (209) to Three hundred and three (303) inclusive, that the same will be redeemed on presentation at the Treasury, Victoria, six months from date of this notice.

ROBERT BEAVEN,

Minister of Finance.

Treosury Department, 14th September, 1878.

BRITISH COLUMBIA LOAN ACT, 1876.

REDEMPTION OF DEBENTURES.

NOTICE is hereby given, to the holders of Debentures numbered from eighty-five (85) to eighty-nine (89) inclusive, that the same will be redeemed on presentation at the Treasury, Victoria, six months from the date of this notice, and that all interest on the said debentures will cease on that date.

ROBERT BEAVEN,

Minister of Finance.

Treasury Department, 21st September, 1878.

Copy of a Report of a Committee of the Honourable the Executive Council, approved by His Honour the Lieutenant-Governor on the 23rd July, 1878.

ON a Memorandum from the Honourable the Provincial Secretary, dated the 23rd day of July, 1878, reporting that the cost of administering the Courts of Revision and Appeal, "Assessment Act, 1876," appears to be excessive, and recommending the following alterations:—

That the Court of Appeal for the "District of Cariboo" be held at Richfield.

That the Courts of Appeal for the "District of Yale" be as follows:—E. Howard Sanders, Esq., to sit at Clinton, Cache Creek and Kamloops; M. Lumby, Esq., at Okanagan; T. Woodward, Esq., at Nicola Lake; J. C. Haynes, Esq., at Rock Creek; and R. Deighton, Esq., at Yale, for Hope, Yale and Lytton

That the Courts of Appeal for the "District of Victoria" shall be held by C. Todd, Esq., at the usual places, and the remuneration shall be five dollars for each sitting of the Court and actual traveling expenses.

The Committee advise that the recommendation be

approved.

Certified,
T. B. HUMPHREYS,

Clerk Executive Council.

Copy of a Roport of a Committee of the Honourable the Executive Council, approved by His Honour the Lieutenant-Governor on the 12th September,

ON a Memorandum, dated 9th September, 1878 from the Minister of Finance, recommending that he be authorized to give the six months notice provided for in Clause 3 "British Columbia Loan Act, 1876," to the holders of Ninety thousand five hundred dollars bonds issued under that Statute.

The Committee advise that the recommendation be

approved.

Certified,

T. Basil Humphreys, Clerk Executive Council.

Copy of a Report of a Committee of the Honourable the Executive Council, approved by His Honour the Lieutenant-Governor on the 12th September, 1878.

O N a Memorandum, dated 12th September, 1878, from the Minister of Finance recommending that he be authorized to negotiate, contract for, sell and issue at par, Debentures amounting to one hundred and ten thousand five hundred dollars under Act No. 20, 1878, relating to the "British Columbia Loan Act, 1874 and 1876," or take in exchange therefor outstanding Debentures that have been issued under the "British Columbia Loan Acts, 1874 and 1876." 1876.

The Committee advise that the recommendation be

approved.

Certified,
T. B HUMPHREYS,
Clerk Executive Council.

Copy of a Report of a Committee of the Honourable the Executive Council, approved by His Honour the Lieutenant-Governor on the 13th September,

O'N a Memorandum, dated 13th September, 1878, from the Minister of Finance recommending that he be authorized to redeem and pay off any of the Debentures that have been issued for two years under the "British Columbia Loan Act, 1876," or to exchange them for Debentures to be issued under An Act relating to the British Columbia Loan Acts, 1874

The Committee advise that the recommendation be

approved.

Certified, T. BASIL HUMPHREYS, Clerk Executive Council.

Copy of a Report of a Committee of the Honourable the Executive Council, approved by His Honour

ON a Memorandum, dated 30th December, 1878, from the Minister of Finance, reporting that the following sum should be set apart out of the General Revenue to provide a Sinking Fund to meet \$20,000 "Debentures Loan Act, 1874," payable 1st May, 1899, viz:—Five hundred and forty-three dollars, and recommending that he be authorized to invest that amount in the Savings Bank of the Dominion Government.

The Committee concur and recommend the approval of this Minute and the enclosed Warrant.

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The Certified,

The Committee concur and recommend the approval of this Minute and the enclosed Warrant.

The Certified,

The Committee concur and recommend the approval of this Minute and the enclosed Warrant.

T. BASIL HUMPHREYS, Clerk Executive Council.

That the Courts of Appeal for the "District of Nanaimo," sit as heretofore, and the remuneration be five dollars per diem and actual travelling expenses.

That the persons appointed to form Courts of Revision and Appeal shall, in all cases, perform the duties of Clerk of the Court.

The Committee advice that the recommendation has a Memorandum, dated 30th December, 1878,

ON a Memorandum, dated 30th December, 1878, from the Minister of Finance, reporting that it has become Lecessary to allow some of the Assessors and Collectors under the Assessment Act further time to forward their Rolls, together with a list of all arrears of taxes due, showing amounts chargeable against land, to the Officer in charge of the Treasury, as provided under Section 14, "Assessment Amendment Act, 1878," and recommending that the time be extended to 28th February, 1879.

The Committee concur and recommend the approval of this Minute.

of this Minute.

Certified,

T. BASIL HUMPHREYS, Clerk Executive Council

PROVINCIAL SECRETARY'S OFFICE, 12th October, 1878.

OTICE IS HEREBY GIVEN that persons, now or hereafter, requiring any of the following public documents can obtain the same on application to the Superintendent of the Government Printing Office, James' Bay, Victoria, and on payment therefor at the undermentioned rates:—

and the control and the control and a second
Consolidated Statutes, 1877 per vol. \$5 00
Revised Statutes, 1871,, 2 50
Appendix to do, 1 50
Yearly Statutes (1/2 cloth) ,, 1 50
Do. (in paper cover) ,, 1 00
Sessional Papers,, 2 00
Journals of Legislative Assembly , 1 50
Lists of Voters, for the whole Province ,, 1 00
Public Schools Reports, 0 50
Public Works Reports, 0 50
Statements of Revenue & Expenditure , 0 50
Reports of Minister of Mines ,, 0 50
Separate copies of Statutes, Estimates, Returns to
Addresses of the Legislative Assembly, Reports,
Lists of Voters per Districts, &c., as follows:-
Documents of 8 pages or under 0 121/2
,, over 8 and under 17 pages 0 25
,, ,, 16 ,, 33 ,, 0 371/2
,, ,, 32 pages 0 50
BRITISH COLUMBIA GAZETTE.
Yearly subscription, postage paid (in advance) \$5 00
Single copies 0 121/2
Scale of charges for advertising, in advance:
100 words or under 3 50
Over 100 and not exceeding 200 words
Over 100 and not exceeding 200 words
And for any additional 100 and 1 00
And for every additional 100 words 1 00
By Command.
T. B. HUMPHREYS,
I. D. HUMLIMELD,

Provincial Secretary.

CIRCULAR.

DEPARTMENT OF THE SECRETARY OF STATE, OTTAWA, 27th January, 1879.

SIR,-I have the honour to transmit to you here with a printed Circular Despatch from the Right Honourable the Secretary of State for the Colonies, and its enclosure, respecting a Treaty between Her Majesty and the King of Spain, for the mutual sur-

render of criminals.

I have to request that you will cause publicity to be given thereto in the Province of British Columbia.

(Signed)

I have, &c., EDOUARD J. LANGEVIN, Under Secretary of State.

To His Honour the Lieutenant-Governor of British Columbia, Victoria, B. C.

CIRCULAR.

Downing Street, 6th December, 1878.

Government of Canada.

EXTRACT FROM

THE LONDON GAZETTE

Friday, November 29th, 1878.

At the Court at Windsor, the 27th November, 1878. PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament made and passed in the Session of Parliament holden in the thirty-third and thirty-fourth years of the reign of Her present Majesty, intituled "An Act for ledge of a girl under the age of 10 years; carnal know-amending the Law relating to the Extradition of Criminals," and also by an Act of Parliament made and passed in the Session of Parliament holden in the any attempt to have carnal knowledge of a girl under the carnal knowledge of a girl under the age of 12 years; indecent assault upon any female, or any attempt to have carnal knowledge of a girl under the carnal knowledge of a girl under the age of 12 years of age. and passed in the Session of Parliament holden in the thirty-sixth and thirty-seventh years of the reign of Her present Majesty, intituled "An Act to amend the Extradition Act, 1870," it was amongst other things enacted, that where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a Treaty was concluded on the fourth

And whereas a Treaty was concluded on the fourth day of June, one thousand eight hundred and seventy-eight, between Her Majesty and the King of Spain, for the mutual Extradition of Fugitive Criminals, which Treaty is in the terms following:-

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the King of Spain, having judged it expedient, with a view to the better administration of justice and the prevention of crime, that persons charged with, or convicted of the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude the present Treaty, and have appointed as their Plenipotentiaries, namely:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, the Right Honourable Robert Arthur Talbot Gascoyne Cecil, Marquis and Earl of Salisbury, Viscount Cranborne, Dorset, and Baron Cecil of Essendine, a Peer of the United Kingdom, a Member of Her Majesty's Most Honourable Privy Council, Her Principal Secretary of State for Foreign Affairs:—

And His Majesty the King of Spain, Don Manuel Rances y Villanueva, Marquis of Casa-Laiglesia, a Senator of the Kingdom, Knight Grand Cross of the Royal and Distinguished Order of Charles III, and Knight of the First Class of the Civil Order of Beneficence of Spain; Knight Grand Cross of the Papal Order of Gregory the Great; Knight of the First Class of the Royal Order of the Red Eagle of Prussia; Knight Grand Cross of the Royal Orders of the Crown of Italy, of Frederick of Wurtemburg, and of Albert the Valorous of Saxony; of the Grand Ducal Orders of Philip the Magnanimous of Hesse-Darmstadt, of the White Hawk of Saxe-Weimar, of the Crown of Vandalia of Mecklenburgh-Schwerin, and of the Vandalia of Mecklenburgh-Schwerin, and of the Ducal Order of Adolphus of Nassau; Knight Grand Cross of the Lion and the Sun of Persia, &c., His Envoy Extraordinary and Minister Plenipotentiary to Her Majesty the Queen of the United Kingdom of Great Britain and Iroland:

ARTICLE I.

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland engages to deliver up, under the circumstances and on the conditions stipulated in the present Treaty, all persons, and His Majesty the King of Spain engages to deliver up, under the like circumstances and conditions, all persons, excepting his own subjects, who, having been charged with, or convicted by the Tribunals of one

the two High Contracting Parties, of the crimes or offences enumerated in Article II, committed in the territory of the one party, and who shall be found within the territory of the other.

ARTICLE II.

The extradition shall be reciprocally granted for the following crimes or offences:-

- 1. Murder (including assassination, parricide, infanticide, poisoning, or attempt to murder).
- 2. Manslaughter.

Administering drugs or using instruments with intent to procure the miscarriage of women.

- 4. Rape.
- 12 years of age.
- 6. Kidnapping and false imprisonment, child-stealing, abandoning, exposing or unlawfully detaining children.
 - 7. Abduction of minors.
 - 8. Bigamy.
 - 9. Wounding, or inflicting grievous bodily harm.
- 10. Assaulting a magistrate or peace or public officer.
- 11. Threats by letter or otherwise with intent to extort money or other things of value.
 - 12. Perjury, or subornation of perjury.
 - 13. Arson.
- 14. Burglary or housebreaking, robbery with violence, larceny or embezzlement.
- 15 Fraud by a bailee, banker, agent, factor, trustee, director, member, or public officer of any company, made criminal by any law for the time being in force.
- 16. Obtaining money, valuable security, or goods by false pretences; receiving any money, valuable security, or other property, knowing the same to have been unlawfully obtained.
- 17. (a) Counterfeiting or altering money, or bringing into circulation counterfeited or altered money;
- (b) Forgery or counterfeiting or altering or uttering what is forged counterfeited, or altered;
- (c) Knowingly making without lawful authority any instrument, tool, or engine adapted and intended for the counterfeiting of coin of the realm.
 - 18. Crimes against Bankruptcy Law.
- 19. Any malicious act done with intent to endanger persons in a railway train.
- 20. Malicious injury to property, if such offence be indictable.
 - 21. Crimes committed at sea.
 - (a) Piracy by the law of nations.
- (b) Sinking or destroying a vessel at sea, or attempting or conspiring to do so.
- (c) Revolt or conspiracy to revolt by two or more persons on board a ship on the high seas against the authority of the master.
- (d) Assault on board a ship on the high seas with intent to destroy life, or to do grievous bodily harm.
- 22. Dealing in slaves in such manner as to constitute an offence against the laws of both countries.

The extradition is also to take place for participation in any of the aforesaid crimes as an accessory before or after the fact, provided such participation be punishable by the laws of both Contracting

made with a view to try or punish him for an offence of a political character.

ARTICLE V.

In the States of His Majesty the King of Spain, excepting the provinces or possessions beyond sea, the proceedings for demanding and obtaining the extradition shall be as follows:—

The Diplomatic Representative of Great Britam shall send to the Minister for Foreign Affairs (Ministro de Estado) with the demand for extradition, an authenticated and legalized copy of the sentence or of the warrant of arrest against the person accused, clearly showing the crime or offence for which proceedings are taken against the fugitive. This judicial document shall be accompanied, if possible, by a description of the person claimed, and any other information or particulars that may serve to identify him.

These documents shall be

Britannie Majesty's Government is ready to take charge of him.

In case the documents furnished by the said Government for the identification of the person claimed, or the information obtained by the Spanish authorities for the same purpose, should be considered insufficient, immediate notice thereof shall be given to the Diplomatic Representative of Great Britain, and the person under arrest shall be detained until the British Government shall have furnished fresh evidence to prove his identity or to clear up any other difficulty relative to the examination and decision of the affair.

ARTICLE VI.

In the dominions of Her Britannic Majesty, other than the Colonies or Foreign Possessions of Her Majesty, the manner of proceeding in order to demand and obtain extradition, shall be as follows:—

mand and obtain extradition, shall be as follows:—

(A.) In the case of a person accused—The requisition for the surrender shall be made to Her Britannic Majesty's Principal Secretary of State for Foreign Affairs by the Diplomatic Representative of His Majesty the King of Spain. The said demand shall be accompanied by a warrant of arrest or other equivalent judicial document, issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Spain, and duly authenticated depositions or statements taken on oath before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him. identify him.

The said Principal Secretary of State shall transmit

such documents to Her Britannic Majesty's Principal Secretary of State for the Home Department, who shall then by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, if there be due cause, to issue his warrant for the apprehension of the fugitive. On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the Magistrate, justify the issue of the warrant if the crime had been committed in the United Kingdom, he shall issue his warrant accordingly.

accordingly.

When the person claimed shall have been appre-When the person claimed shall have been apprehended, he shall be brought before the Magistrate who issued the warrant, or some other Police Magistrate in London. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in the United Kingdom, the Police Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender; sending immediately to the Secretary of State a certificate of the committal and a report upon the case. and a report upon the case.

surrendered.

These documents shall be communicated by the Minister for Foreign Affairs to the Minister of Grace and Justice, by whose Department, after examining the documents and finding that there is reason for the extradition, a Royal Order will be issued granting it, and directing the arrest of the person claimed and his delivery to the British authorities.

In virtue of the said Royal Order the Minister of the Interior (Ministro de la Gobernacion) will adopt the fitting measures for the arrest of the fugitive, and when this has taken place, the person claimed shall be placed at the disposal of the Diplomatic Representative who has demanded his extradition, and he shall be taken to the part of the frontier or to the seaport where the agent appointed for the purpose by Her Britannic Majesty's Government is ready to take charge of him.

In the latter das persons accused, and, as such, be surrendered.

(D.) After the Police Magistrate shall have committed the accused or convicted person to prison to await the order of the Secretary of State for his surrender, such person shall have the right to apply for a writ of habeas corpus; if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then applicant. In the latter case the Court may at once order his delivery to the person authorized to receive him, without the order of a Secretary of State for his surrender, or commit him to prison to await such order.

ARTICLE VII.

Warrants, depositions, or statements on oath, issued

Warrants, depositions, or statements on oath, issued or taken in the dominions of either of the Two High Contracting Parties, and copies thereof, and certificates of or judicial documents stating the facts of conviction, shall be received in evidence in proceedings in the dominions of the other, if purporting to be signed or certified by a Judge, Magistrate, or officer of the country where they were issued or taken, provided such warrants. depositions, statements. provided such warrants, depositions, statements, copies, certificates, and judicial documents are authenticated by the oath of some witness, or by being sealed with the official seal of the Minister of Justice, or some other Minister of State.

ARTICLE VIII.

A fugitive criminal may be apprehended under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority in either country, on such information or complaint, and such evidence, or after such proceedings as would, in the opinion of the authority issuing the warrant, justify the issue of a warrant if the crime had been committed or the person convicted in that part of the dominions of the two Contracting Parties in which the Magistrate, Justice of the Peace, or other competent authority exercises jurisdiction: Provided, however, that, in the United Kingdom, the accused shall, in such case, be sent as speedily as possible before a Police Magistrate in London. He shall, in accordance with this Article, be discharged, as well in Spain as in the United Kingdom, if, within the term of thirty days, a requisition for extradition shall not have been made by the Diplomatic Agent of his country in accordance with the stipulations of this Treaty.

The same rule shall apply to the cases of persons accused or convicted of any of the crimes or offences specified in this Treaty, and committed on the high seas on board any vessel of either country which may come into a port of the other.

ARTICLE IX.

ARTICLE IX

If the fugitive criminal who has been committed to prison be not surrendered and conveyed away within two months after such committal, or within two months after the adverse decision of the Court upon the return to a writ of habeas corpus in the United Kingdom, he shall be discharged from custody, unless sufficient cause be shown to the contrary.

ARTICLE X.

In the Provinces beyond sea, Colonies and other Possessions beyond sea of the two High Contracting Parties, the manner of proceedings shall be as

The requisition for extradition of a fugitive criminal who has taken refuge in an over-sea Pro-

vince, Colony, or Possession of either of the two Contracting Parties, shall be made to the Governor or chief authority of such Province, Colony or Possession by the Chief Consular Officer of the other State in such Province, Colony, or Possession; or, if the fugitive has escaped from an over-sea Province, Colony, or Possession of the State on whose behalf extradition is demanded, by the Governor or chief authority of such Province, Colony or Possession.

In these cases the provisions of this Treaty shall be observed as far as possible by the respective Governors or chief authorities, who however, shall be at liberty either to grant the extradition or to refer the decision of the matter to the Governments of their respective countries.

countries.

ARTICLE XI.

In cases where it may be necessary, the Spanish Government shall be represented at the English Courts by the Law Officers of the Crown, and the English Government in the Spanish Court by the Public Prosecutor (Ministerio Fiscal).

The respective Governments will give assistance to the Diplomatic Representatives who claim their intervention for the custody and security of the persons subject to extradition.

subject to extradition.

ARTICLE XII.

The claim for extradition shall not be complied with if the individual claimed has been already tried for the same offence in the country whence the extradition is demanded, or if, since the commission of the acts charged, the accusation or the conviction, exemption from prosecution or punishment has been accounted by lapse of time, according to the laws of that country. that country.

ARTICLE XIII.

ARTICLE XIII.

If the individual claimed by one of the two High Contracting Parties, in pursuance of the present Treaty should be also claimed by one or several other powers, on account of other crimes or offences committed upon their respective territories, his extradition shall be granted to that State whose demand is earliest in date; unless any other arrangement should exist between the different Governments to determine the preference, either on account of the gravity of the crime or offence, or for any other reason.

ARTICLE XIV.

If the individual claimed should be under prosecution, or have been condemned for a crime or offence committed in the country where he may have taken refuge, his surrender may be deferred until he shall have been set at liberty in due course at law.

In case he should be proceeded against or detained in such country, on account of obligations contracted towards private individuals, the extradition shall nevertheless take place.

ARTICLE XX

ARTICLE XV.

Every article found in the possession of the individual claimed at the time of his arrest, shall, if the competent authority so decide, be seized, in order to be delivered up with his person at the time when the extradition takes place. Such delivery shall not be limited to the property or articles obtained by stealing or by fraudulent bankruptcy, but shall extend to everything that may serve as proof of the crime or offence, and shall take place even when the extradition, after having been granted, cannot be carried out by reason of the escape or death of the individual claimed.

claimed.

The rights of third parties with regard to the said property or articles are nevertheless reserved.

ARTICLE XVI.

The High Contracting Parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance as far as the frontier; they reciprocally agree to bear such expenses themselves. themselves.

ARTICLE XVII.

The present Treaty shall be ratified and the ratifica-tions shall be exchanged at London as soon as

possible.

It shall come into operation ten days after its publication, in conformity with the laws of the respective countries, and each of the contracting parties may at any time terminate the Treaty on giving to the other six months' notice of its intention to do so.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

seals of their arms.

Done at London, the fourth day of June, in the year of our Lord one thousand eight hundred and seventy-eight.

> (L. S.) SALISBURY.

MARQUES DE CASA LAIGLESIA. (L. S.)

And whereas the ratifications of the said Treaty were exchanged at London on the twenty-first instant:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that from and after the ninth day of December, one thousand eight hundred and seventy-eight, the said Acts shall apply in the case of the said Treaty with the King of Spain.

C. L. PEEL.

NOTICE. PUBLIC

THE date upon which taxes become delinquent under the "Assessment and School Tax Acts," has been extended by Statute from 1st March to 30th

June, 1879.

The annual taxes, therefore, remaining unpaid on the 30th day of June, 1879, will be deemed delinquent.

JAS. JUDSON YOUNG,

15th February, 1879.

Deputy Treasurer.

LASQUETI ISLAND.

Nanaimo District.

OTICE IS HEREBY GIVEN, in accordance with clause 23 of the "Land Act, 1875," that all the surveyed, unreserved, vacant Crown Land situate on Lasqueti Island, Nanaimo District, as defined on the official map, will be open for preemption and purchase, at 10 o'clock a.m., on Tuesday, 25th February, 1879, at the office of E. G. Prior, Esq., Government Agent, Nanaimo, with the exception of the following subdivisions:—

Section ... South half Section 9. West , 10. Section ... 16. East half Section 24.

GEO. A. WALKEM, Chief Commissioner of Lands and Works.

and of "The Enterprise Gold and Silver Mining Company (Limited)."

for the winding up of the above named Company by the Supreme Court of British Columbia was, on the 10th day of March, 1879, presented to the Chief Justice of British Columbia by the Bank of British North America, a creditor of the said company; and that the said petition is directed to be heard before the Chief Justice on the 24th day of March, 1879, and any creditor or contributory of the said company desirous to oppose the making of an order for the winding up of the said Company, under the above Acts, should appear at the time of hearing, by himrelf or his counsel for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned, on payment of the regulated charge for the same.

ROBERTSON & JOHNSON,

Solicitors for the Petitioner.

Langley Street, Victoria.

Insolvent Act of 1875 and amending Acts.

the matter of L. S. COHEN, of the City of New-Westminster, an Insolvent.

DIVIDEND SHEET has been prepared, open to objection until the 20th March, after which dividend will be paid.

JAMES MORRISON, Official Assignee.

New Westminster, February 28th, 1879.

THE

THE TEXADA MARBLE & COMMERCIAL COMPANY,

The Old Market, Nanaimo, B. C., Jan. 14th, 1879 Messrs. the Texada Marble and Commercial Co.

	Family Butcher, &c.		,
1878			
-	3 60 fbs. of beef @ 7 cts. # fb \$	4	20
12	17 95 fbs. of beef @ 7 cts. # fb		65
	15 62 lbs. Beef, \$4 34; bread, \$1 00;		
0.	Onions, \$2 05	7	39
	29. 2 fbs. steaks	7	25
77	30 2 lbs. chops		28
	30. 2 fbs. steak		25
77	31 45 lbs beef, \$4 50; potatoes, \$1 54;		
	mutten, 75 cts	6	79
Sent	4 Steak, 90 cts.; 75 lbs. beef, \$5 25;		
Dopu.	mutton, 62½ cts	6	775
	4 Onions, \$3 63; turnips, \$1 04;	0	2
-21	potatoes, \$1 50	6	17
	Carrots		20
	23 4 mutton chops		56
"	26 72 lbs. beef, \$5 04; tallow, \$3 20		24
Oct.	4 Butter, \$1 00; coffee, 50 cts.;	0	41
Oct.		9	621
	bread, 75 cts.; potatoes, 37½ cts.		$82\frac{1}{2}$
27	4 Mutton, 62½ cts; beef, \$1 20	7	042
77	19 172 fbs. beef, \$12 04; 150 fbs tur-	10	82
Mar		10	04
NOV.	6 43 lbs. beef, \$3 01; bread, 50 cts.;	2	01
	potatoes, \$1 80	9	31
27	16. 43 fbs. beef, \$3 01; bread, 50 cts.;	-	0.1

Total..... \$ 90 70½

No. of plaint. 71.

In the County Court of British Columbia holden at

Between Charles H. Robinson, Plaintiff, and the Texada Marble and Commercial Company, Defendant.

You are hereby summoned to appear at a County Court to be holden at Nanaimo, on Saturday, the 1st day of March, 1879, at the hour of eleven in the foremoon, to answer to a claim the particulars of which are hereunto annexed.

Dated 17th day of January, 1879.

Total amount of debt and costs... \$ 93 201

EDWD. GAWLER PRIOR, County Court Clerk.

NOTICE.

IF you are desirous of confessing the Plaintiff's claim (by doing which you will save half the hearing fee) you must deliver your confession to the Clerk of the Court, five clear days before the day of appearing to this Summons; but you may enter your confession at any time before the day of appearing subject to the

payment of further costs.

If you and the Plaintiff can agree as to the amount due and the mode of payment, judgment may, at any time before the court day, be entered by the Clerk of the Court; in which case, you and the Plaintiff must attend at the Clerk's Office for that purpose, and no attendance by either of you will be necessary at the Court.

Court.

If you admit the whole or any part of the Plaintiff's demand, by paying into the Office of the Clerk of the Court, at the amount so admitted, together with the costs proportionate to the amount you pay in, five clear days before the day of appearance, you will avoid any further costs, unless in case of part payment, the Plaintiff, at the hearing, shall prove a demand against you exceeding the sum so paid into the Court.

Hours of attendance at the Office of the Clerk, from

ten till four.

I, Charles Edward Pooley, Registrar of the Supreme Court, hereby give notice that service of the above process was made against the Company on the twentieth day of January, 7879.

Dated the 20th day of January, 1879.

CHAS. E. POOLEY,

Registrar Supreme Court.

ASSESSOR'S NOTICE.

ASSESSMENT ACT AND SCHOOL TAX.

ASSESSMENT ACT AND SCHOOL TAX.

OTICE IS HEREBY GIVEN, in accordance with the Statute, that School Tax, and all Taxes levied under the "Assessment Act, 1876," are now due for the year 1879, and payable at my office at Court House, New Westminster, and that on and after the 1st day of March, 1879, the same (if unpaid) will be delinquent, and Twenty-five per cent. will be added thereto, and form part of such delinquent tax, and interest shall at once attach thereon at the rate of Eighteen per centum per annum, and unless full payment is made, that at the expiration of two months from the said 1st day of March, the land, in respect of which such Taxes are due, will be sold by Public Auction, by me, for payment of said delinquent tax, interest, costs, and expenses.

Under the Statute the above notice is equivalent to a personal demand by the Assessor or Collector, of all Taxes due or payable by persons liable to pay the same.

me.
Dated, 2nd January, 1879.

J. C. HUGHES,

Assessor and Collector. When Taxes are delinquent in respect of Personal Estate, Income, or School Tax, the Assessor or Collector may, by himself or his agent, levy the same, with costs, by distress of the goods and chattels of the person who ought to pay the same.

ASSESSOR'S NOTICE.

ASSESSMENT ACT AND SCHOOL TAX.

VICTORIA CITY.

VICTORIA CITY.

NOTICE IS HEREBY GIVEN, in accordance with the Statute, that School Tax and all Taxes levied under the "Assessment Act, 1876," are now due for the year 1879, and payable at my office at the Treasury, James' Bay, Victoria; and that on and after the 1st day of March, 1879, the same (if unpaid) will be delinquent, and Twenty-five per cent. will be added thereto, and form part of such delinquent tax, and interest shall at once attach thereon at the rate of Eighteen per centum per annum.

Under the Statute the above notice is equivalent to a personal demand by the Assessor or Collector, of all Taxes due or payable by persons liable to pay the same.

Dated, 2nd January, 1879. A. C. McKENZIE,

Assessor and Collector.

the Court.

When Taxes are delinquent in respect of Personal If you intend to rely on, as a defence, a set-off, infancy, coverture, a statute of limitations, or a discharge under a Bankrupt or Insolvent Act, you with costs, by distress of the goods and chattels of the must give notice thereof to the Clerk of the Court,

NOTICE OF SALE FOR DELINQUENT TAXES.

List of Taxes delinquent on the 22nd October, 1878, in the Electoral District of New Westminster.

				Amount of unpaid Tax on the Revised Roll 1876 1877 1878		per cent. added for delinquency.	Total Tax delinquent on the 22nd October 1878.	Interest at 1½ per cent. per month to day of sale.	sts.
Name of person assessed.	Desc	cription of Tax.	Description of the parcels,	F 11 187		t. g	d O	monn 3.	1 00
zitanic or person assessed a	2005	original or acces	sections, or lots.	th th		ling	ox d	at sale	an
				c on		er de	Tra the	t. I	200
				Amo		25 p	Pota on 187	cen	Oharges and costs.
X							1		
Higgins, J W, estate			NE 1 Section 6, T 8	\$ 5 3					
Mitchell, Nathaniel Jordan, John			Lot 146 and 151, Group 2 N W \(\frac{1}{4}\) Section 2, T 5	17 8		1 50	(
Martin, W, estate			S W 1 Section 11, T 2	1 (26	1		
Connor, Samuel R		*****	SE 1 Sec. 8, T8	1 (25	1		
McKee, J, & D A			N W 1 Section 35, T 3)		1				
			S E 1 Sec. 2, T 4	3 3	13	88	4 16		
McKee John	Postor	nd norganal	S W $\frac{1}{4}$ Section 3, T 4 E $\frac{1}{2}$ of Section 3, T 4	13 6	6	2 41	14 07		
McKee, John McKee, R, & S		ad personal	St of Section 4, Township 4	4 (- 1	3 41	1		
McKee, Wm			N W 1 of Section 3, T 4	9 (2 26			
McKee, John			N W 1 of Section 7, T 2	1 0	6	26			
Powers, Wm		****** * ****** *****	Lot 5, block 7, N W	14 1		3 54			
Bailey, Wm	1 -	*******	Lot 3, block 23, N W		3	25			
Fisher, James Greyall, D			Pre-emption 1187		0	33 25			
Wickwire, J, estate			,, 156		0	65			
Dawson, H	-	*******	,, 204	2 6	0	65	3 25		
Nicholson, C M			,, 1521		0	20			
Ryder, Cory S	W	****** ******* *****	,, 998	2 3 9 9	9	2 49	1		
Roberts, J, estate Westermark, O			N W 1 Section 28, T 3		0	2 49			
Row, Wm		***************	Pre-emption 1377		0	75			1
Nickales, Wm	do	**** ***** ***** *****	Lot 326 Group 2	3 3	3	83	1		
Elliott, John			Pre-emption 1169	7 3		1 83	1		
Burton, R		d paysonal	7, 861	3 3		83			
Browne, E S Ah Foo, E High		nd personal	Lot 110, G 2, & timber, lot 11 Lot 173, G. I	5 0		98	1		
McKee, R		****************	Lot 302, G. 2	2 5		62	1 2 2 2		
McKee, J	do	****** ************	Lot 301, G. 2	2 0	0	50	2 50		
McLean, A			Block 6 N, Range 1 E, Sec.						
			8, 17, 18, and 19, Lot 1,	17 6	6	4 41	22 07		
Hawkins, A	do.	do	block 1, suburban	7 6	6	1 91	9 57		
Vianer, W H		40,	Lot 132, G. 2		6	41			
English, John			Pre-emption 906	3 3	3	83			
Passmore, S	Real an	d personal	Lot 168, group 2, Pre-empt	6 6	6	1 66	8 32		
Manan Ti	Casl		ion 835				1		
Morey, J Hodgson, R W			Lot 16 & 17, block 28 N W Lot 40, Group 2	6 0		1 50			
Johnson, H	7	2650, 80 000000000000000000000000000000000	Pre-emption 1500		0	20			
Southard, H			,, 1501	8	0	20	1		
Green, A R	-		Lot 142, G 2, timber lot 8		5	31			
Handcock, W A			Lot 10, Block 19, N W	2 0 5 3	0	50			
Bruce, H Howay, W			,, 23, Block 11, N W, ,, 16, Block 23, N W	5 3		1 33	1		
Green C S		d personal	,, 141, Group 2	12 0		3 00			
Sutherby, J R	do.	do. ·	,, 137, Group 2	16 9	- 1	4 25		-	
Melville, H O	do.		Pre-emption 1182	8 2	- 1	2 06			
Wells, D	do		1529		0	20			
Wells, J James, T	-		,, 1554 ,, 1535	1 0		26			
Ah Let			,, 1546		0	20			
Matheson, J D	do		SE 4 of Section 19, T 13	2 0		50			
Robertson, T			N W 1 Section 17, T 13	4 0		1 00			
Thomas, John			Pre-emption 1225 12 of suburban lot 5, block 2	3 0	6	75			
Young, H Donaldson, A			Lot 353 and 354, Group 1	69 9		17 77			
Morgan, HRL			Lot 51, group 2	1					
			Pre-emption 704 and 895	24 0	1	6 02	1		
Derby, E L	74'	**** ** * * * * * * * * * * * * * * * *	Lot 118, group 2	2 0	- 1	50	1		
Dagget, S			Lot 9, block 32, N W		5	12	1		1
Jeziner, Joseph Quilty, L	do		S W 4 of Section 4, T 7 S E 4 of Section 32, T 7		5	15			
Leahy, D	do	******* ***********	NE 1 of Section 32, T 7		5	19			
Montgomery, John	do		SE 4 of Section 32, T 8		30	20	-		
Brown, A M	do	******	NE 1 of Section 7 T 7		0	28	1		
Ward, Emily H	do	****	N E $\frac{1}{4}$ of Section 6, T 4 S W $\frac{1}{4}$ of Section 11, T I	1	5	13			
Bradford, R	do	***************	N W 4 of Section 33, T I		0	13	1		
Quin, John	do	*******	SE 1 of Section 32, T I	1	5	19			
Ross, L	do		S W 4 of Section 28, T 7	8	30	20	1 00		
Law, Andrew	do	************	N W 1 of Section 8, T 7		30	20	1 00		-
Pybus, Wm	do		N W 1 of Section 6, T 4	3 3	33	83	4 16		
Dixon, J M	do	*******	Lot 102, group 2	1 (0	2!	1 25		
Campbell, Allan			S W 1 of Section 27, T 11	1 (21	1	1	
Hall, Joseph	do	******	Pre-emption 1622		53	13	66		
Pollard, jr., Wm	do	******	,, 1621	.!	53	13	66		
	1				1		1	1	1

TAXES DELINQUENT, NEW WESTMINSTER DISTRICT .- Continued.

Name of person assessed.	Description of Tax.	Description of the parcels sections or lots.	Amount of unpaid Tax on the Revised Roll,1876,1877,1878	25 per cent. added for delinquency.	Total Tax delinquent on the 22nd October 1878.	Interest at 1½ per cent. per month to day of sale. Charges and costs.
	Real	Pre-emption 1620	\$ 53	40.000		
Burr, John J	do	,, 1619	53	13	66	
Young, Henry Rodick & Hume	do	1611 1606 and 1607	1 50	13 37	1 87	
McConnel, J	do	,, 1605 and 1607	53	13	66	
Munday&Lethbridge	do	S.F. 3, 1587	1 50	37	1 87	
McMillan T O'Brien, E	do	S E ½ section 12, township 1	53 1 50	13 37	1 87	
Wells, J	do	Pre-emption 1211	3 33	83	4 16	
Levi, T	do	,, 1494	1 00	25	1 25	
Sturt, H E	do	,, 1467	1 33	33 25	1 66	
Miller, J	do	,, 1464 1455	80	20	1 25 1 00	
Thompson, A	do	,, 1391	1 00	25	1 25	
Thompson, R	do	,, 1393	2 60	65	3 25	
Thompson, J. W	do	,, 1429	1 83	46 20	2 26 1 00	
Barbour, John	do	,, 1602	80	20	1 00	
Henderson, J B	do	., 1496	1 60	40	2 00	
Chapman, John	do	,, 1394 ,, 1478	80 53	20 13	1 00	
Burr, jr , W H	do	1441	1 96	49	2 45	
Hall, E	do	,, 659	80	20	1 00	
Thompson, Thomas	do	785	2 62	65	3 27	
Bailey, W Henderson, J.B	do	Lot 9, block 27, N W	4 00	$\begin{array}{c} 20 \\ 1 \ 00 \end{array}$	1 00 5 00	
Handcock, J	do. ,	Pre-emption 1100	1 06	26	1 32	
Goddard, G	do	Lot 321, group 2	2 00	50	2 50	
Oleson, O	do	$W_{\frac{1}{2}}$ of N $W_{\frac{1}{4}}$ section 6, T 8 Pre-emption 1329	1 00	12 25	1 25	
Will, William	do	7, 714	3 33	83	1 25 4 16	1
Jackson, O	Personal		1 00	25	1 25	
Page, D Z	Real	N W 1 of section 36, T 8	1 00	25	1 25	
	Personal	Pre-emption 1473	2 00 63	50 16	2 50 79	
		Block 4 N, R 6 W, sec. 33, 1				
O		block 3 N, R 6 W, sec. 3				
Gray, T W	dodo. and wild	Lot 5, block 20, N W Lots 75, 77, and 82, group 1, \	4 62	1 15	5 77	
Zuompson, o, ostato	40. 414 11 1141	Lot 41, Hastings	23 47	5 87	29 34	
Hall, Thomas	do	Pre-emption 1381	80	20	1 00	
Salter, G, estate Brew, C	do	,, 1165 796	1 00	25 83	1 25 4 16	
McRoberts, H		Block 5 N, R 2 W, sec. 29]	3 00	65	4 10	
		B 5 N, R 6 W, sec. 14 & 23	22 82	5 70	28 52	
		Lot 12, block 23, N W Suburban lots 7, 8, B 12		0 10	20 02	
McLean, jr., A	do	B 5 W, R 1 E, section 30	4 00	7 70	× 50	
		Pre-emption 1506	4 63	1 16	5 79	
Flint, H J	do	SE 4 of section 16, T 7	66	16	82	
Innes, win	Real, personal and wild	$S W \frac{1}{4} sec. 34, T 3, N E \frac{1}{4} sec$ 28, T 3, lot 308, group 2,	9 08	2 22	11 30	
Innes, Adam	do. do.	Lot 309, group 2			7	
		Part N W 4 sec. 13, T 8, S	7 97	1 99	9 96	
Blanchand, John	do. do.	E 4 of sec. 24, township 8 Lot 264, G 2, pre-emption 535	10 80	2 70	13 50	
McDonald, J S	Real and wild	Lot 27, group I	25 59	6 39		
Gilchrist, T	do	,, 32, ,, I	25 59	6 39		1
Calder, A	do	,, 29, ,, I	9 49 25 59	2 37 6 39	11 86 32 98	
Rhodes, H	do	,, 44, ,, I	17 06	4 26	21 32	
White, E	do	,, 88, ,, I	16 95	4 24	21 19	
Welch, H	dodo.	,, 87, ,, I	17 38 25 59	6 39	21 72 32 98	
Cooper, J	do	Lot 167, group I	37 11	9 28	46 39	
Edwards, J E	do	Lots 168 and 169, group I	1 60	40	2 00	
Goon Gan		Lot 171, group I	28 44	7 11	35 55	
Morton, John	do	Lot 172, group I Part of lot 185, group I	28 20 11 00	7 05 2 75	35 25 13 75	
Musselman, C	do	Lot 225, group I	4 05	1 01	5 06	
Patterson, W D	do	,, 421 ,, I	4 27	1 06	5 33	1
Smithe, W	do	,, 422 ,, I ,, 423 ,, I	17 06 6 40	4 26 1 60	21 32 8 00	
Donahue, P	do	,, 11 ,, 2	7 65	1 91	9 56	
Perry, J	do	,, 13 ,, 2	7 65	1 91	9 56	
Fisher, WSmith, W H	do	,, 109 ,, 2 ,, 46 ,, 2	27 18 22 50	6 79 5 67	33 97 28 17	1
Kerr, R	do	,, 46 ,, 2 ,, 30 ,, 2	24 92	6 23	31 15	
Hoskin, J	do	,, 120 ,, 2	2 00	50	2 50	1
Hoskin, R	do	Lot 128 and 129, group 2	23 30	5 82	29 12	
Johnson, E	do	Block 1 N, R 1 E, sec. 29,30 & 32	79 20	19 80	99 00	

TAXES DELINQUENT, NEW WESTMINSTER DISTRICT .- Continued

									_
					unpaid Revised 877,1878	led y.	Total Tax delinquent on the 22nd October 1878.	at 1½ per per month of sale.	
					Rev 877,	per cent. added for delinguency.	ling	le sie	and costs
Name of person assessed	. Description of Tax.		ption of th ections, or		of the 76,1	ingu	r de	at per of sa	pu
					unt on ,18	r ce deli	Tar he 2	est t.	268
					Amount of Tax on the Roll, 1876, 18	25 pe for	Total on tl 1878	interest cent. to day	Charges
		1		*	1 -41	63	H	124	1
Bousfield, T H				New West.			\$ 2-55		
McCrea, W H	1	10	,, 34,	do. do.	2 10	52	2 62 1 82		
Bousfield, T H			,, 34,	do.	2 85	71	3 56		
Holloway, R		,, 2,	,, 36,	do.	1 38	44	1 82		
Robertson, G		7 0 10	,, 36,	do.	1 11 1 50	28 37	1 39		
Holloway, R	do	1.5	,, 36,	do.	1 11	28	1 39		
Stoddart, T	do	,, 19,	,, 36,	do.	90	22	1 12		
Duffy, J	do	0	,, 1, ,, 1,	Suburban. do.	1 98 1 98	49	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
Foord, J R	do	,, 13,	,, 1,	do.	1 74	43	2 17		
Com Comm	do		,, 1,	do.	1 26	31	1 57		
Cann, George Smith, J	do	1.4	$\frac{1}{1}, \frac{2}{2}, \frac{2}{1}$	do. do.	1 50	25 37	1 24		
Do		10	,, 2,	do.	99	25	1 24		
Grant, J M	do	,, 1,	,, 3,	do.	99	25	1 24		
Do	do	1 5	,, 3, ,, 3,	do.	99	25 25	1 24		
Alston, E G	do	20	,, 3,	do.	99	25	1 24		
Calder, A	do	,, 21,	,, 3,	do.	33	08	41		
Palliser, J Turnbull, J	do	0	,, 3, 4,	do. do,	99	25 12	1 24 60		
Woodcock, J	do	,, 7,	,, 4,	do.	48	12	60		
Bridgeman S	do	,, 8,	,, 4,	do.	48	12	60		
Cann, George Walker, J D	do do.	10	,, 4,	do.	48	12	60		
Alston, EG	do	10	,, 4,	do.	48	12	60		
Cooper, F V	do		,, 5,	do.	30	08	38		
Bousfield, T H Calder, J	do	1.4	5, 5, 5, 5,	do. do.	1 10	23 28	1 13		
Riskey, L W	do	15	,, 5,	do.	60	15	75		
Tilley, S.F	Real	0.0	1, 5,	do.	1 20	30	75		
Kelly, J	do do.	20	,, 5, 5,	do.	60	15	1 50		
Do	do	,, 35,	,, 5,	do.	60	15	75		
Moody, R C	do	50	5, 5, 5, 5,	do.	90	23 23	1 13		
Welch, H	do	00	5,	do.	74	18	92		
White, E	do	,, 61, ,	,, 5,	do.	74	18	92		
Do. Thorn, J	dodo.	00	5, 5,	do.	90	15 23	1 13		
Calder, A	do	0.0	, 5,	do.	30	08	38		
McCrea, W H	do	71	, 5,	do.	90	23	1 13		
Spencer, D	do	9	5, 6,	do.	1 11	28	1 13		
Good, C	do	,, 11, ,	, 6,	do.	1 11	28	1 39		
White, E	dodo.	9.0	$\frac{6}{6}$	do.	1 11	28	1 39		
Gray, M	do	49.4	, 6,	do.	54	13	67	1	
Bonsfield, TH	do	,, 1, ,	7,	do.	54	13	67		
Crosby, T Cooper, J	do	7	7,	do.	36	09	45 67		
Oliver, J	do	0	, 7,	do.	54	13	67		
Fouquet, L	do	,, 15, ,	, 7,	do.	36	09	45		
Snat	do,	,, 16, , 24, ,	17	do.	54 90	13 23	1 13		
Oliver, J	do	,, 25, ,	, 7,	do.	54	13	67		
Cooper, J	do,	,, 26, ,	, 7,	do.	54	13	67		
Courtney, H C	do	,, 27, , ,, 28, ,	17	do.	54	13	67		
Bousfield, TH	do	,, 32, ,	, 7,	do.	54	13	67		
Woolsey, J V	do	,, 2, ,	, 8,	do.	48	12 25	60		
Leech, P J	do	,, 4, , 1, ,	Ω	do.	99	08	1 24		
Berkley, W C	do	,, 8, ,	0	do.	32	08	40		
Lord Milton	do	,, 5, ,	, 10,	do.	75 75	19	94		
Do	do	,, 6, ,,	7.41	do.	75	19	94		
Calder, A	do	,, 7, ,	, 10,	do.	25	06	31		
Thompson, Mrs. J B	do	,, 12, ,	, 10,	do.	48	12	60		
Cooper, J Bullock, A	do	,, 15, ,, ,, 3, ,	1.1	do.	48	12	60	1	
Thorn, J	do	,, 4, ,	, 11,	do.	48	12	60		
Greig, R	do	,, 6, ,	11	do.	48	08	60		
Noonan, M Thorn, J	do	;; 8,9 10, ;;	, 11,	do.	1 44	38	1 82		
Berkeley, W C	do	,, 1, ,	, 12,	do.	32	08	40		
Murray, J	do	,, 5, ,	10	do.	48	12	60		
Calder, A Thorn, J	do		, 12,	do.	48	12	60		
		130 11	11,10			1	"		

TAXES DELINQUENT, NEW WESTMINSTER DISTRICT.—Continued.

Name of per	son assessed.	Desc	cription of Tax.	Description of the parc sections, or lots.	eels,	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878	25 per cent, added for delinquency.	Total Tax delinquent on the 22nd October 1878.	Interest at 1½ per cent. per month to day of sale.	Charges and costs.
McNeily, V	Wm	Real ar	ad wild	Block 3 N, R 7 W, sec.		\$32 58		\$40 72		
Kam Shoo Clarke, P		de		Block 4 N, R 6 W, sec. Block 4 N, R 6 W, sec.		8 8		11 00		
		u	J	17, 18, 20, and 21		79 40	19 86	99 32		1111
Stephens, Fellows,	E	do		Block 5 N, R 1 E, sect Rlock 5 N, R 1 E, sect		1 3:		08 1 65	1	
Oliver, J.			0.	Block 4 N, R 1 W, sect		3 3		4 24		1
		-	0.	Block 4, Range 1 W,	sec. 9	26 4		33 00		
2		_	0	Block 5 N, R 2 W, second Block 5 N, R 2 W, sec		9 8		12 34 33 00		
Do		de	0	Block 5 N, R 2 W, sect	ion 15	26 40	6 60	33 00		
Good, C. White, E.	*****************	de		Block 6 N, R 1 E, sec. Block 5 N, R 3 W, sec	10 & 11	3 09		3 86		
Jenkinson	, G	de	0	Block 5 N, R 3 W, sect		8		1 05		
Baldwin,		de		Block 6 N, R 1 E, sect	ion 25	2 40		3 00		
Hett, JR., Steele, E.		de		Block 3 N, R 6 W, sec. Block 5 N, R 7 W, sec.	28	52 4'		65 59 30 79		
Murchison	1, F	de	0	S E 4 sec. 15, townshi	p 8	1 0	21	1 27		
Boake, W Clyde, W	E	de		N W 1 sec. 7, ,, N W 1 sec. 14, ,,	8	1 20	100	1 50 66		
Watson,	A	de		N W 4 sec. 8,	8	8 5		10 66		
Haldi, J		de	0	N 1 of section 9, towns	hip 11.	3 18		3 97		
Do. Trelevan,	M V	do	0	SÉ, SW, & NE 4 sec. NE 4 section 5, towns	6, T 11	4 80		6 00 2 00		
Bunster, 2		de). ······	SE 4 section 1, towns	hip 14	2 6		3 34		
Do.	*********	do		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	14	25 59 22 89		31 98 28 61		
Do.	**********	de)	Section 2, township 14	17.0	102 39	200 000			-01
Do. Do.	**** ******	do	······	,, 10, ,, 14	*******	102 39		127 98		
Do.	***********	do			*********	51 18	000	63 97 127 38	"	
Do.	***************************************	de	D	SE 1 13, ,, 14	1 *******	7 68	1 92	9 60		
Do. Do.		do		NT TW 1 19 14	*********	24 96 8 61		31 20 10 76		
Do.		do		Section 14, ,, 14	1	101 91	W 1 6.	127 38		
Do.	***********	do		,, 15, ,, 14		102 39		127 98		
Do.	***********	do do)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		102 39 12 48		127 98 15 60		
Do.	**********	do		S W & N W \ sec. 23,	T 14	47 19	11 79	58 98		
Do. Maynard,	R & G H.	Real		N E ½ section 23, town Pre-emption 1404	ship 14	68 '3 38	1	79 4 16		1
Jackson,	J G	do	*******	Lot 6, block 1, New We	st. City	2 28	1	2 81		Ì
Franklyn, Trutch, J				,, 16, ,, 1, ,, ,, 20, ,, 1, ,,		2 18		2 72 3 12		
Cooper, J		'do	***************************************	2,, 20, ,, 1, ,, 2, ,, 3, ,,		6 71		8 44		1
Franklyn, Stamp, Mi		do	*******************	,, 3, ,, 3, ,,	-	8 00	0 60	10 00		
McLeese,		do		,, 2, ,, 4, ,, ,, 6, ,, 7, ,,		5 00		6 25 8 44		
Franklyn,	J L	do	******************	,, 15, ,, 7, ,,	-	4 11		5 14		
Cooper, J Hertmon,	M	do		,, 3, ,, 8, ,, ,, 6, ,, 8, ,,		1 08	30	1 31		
Good, C	**** ********	do		,, 2, ,, 9, ,,	-	1 38	34	1 72		1
Stephens, Drew, CR			• • • • • • • • • • • • • • • • • • • •	,, 5, ,, 10, ,, ,, 1, ,, 11, ,,		1 38		1 72 4 12		
Smith & M	cMillan	do	***************************************	;; 9; ;; 11; ;;		1 20	30	1 50		
Lowe, W I Franklyn,		do		,, 5, ,, 13, ,,		1 17		1 46		
Franklyn,	S	do		,, 2, ,, 18, ,, ,, 10, ,, 18, ,,		1 70		2 12 5 85		
Syme, J .	****	do		,, 6, ,, 19, ,,		2 43	100	3 04		
Good, C Franklyn,		do	**********************	; 1, ; 21, ;; 5, ; 21, ;;		1 68		2 10 1 25		
Hooper, V	V	do		,, 2, ,, 22, ,,		63	16	79		
Woolsey, Cooper, J.				,, 9, ,, 22, ,, ,, 22, ,, 22, ,,		63 63		79 79		
Lester & C	dibbs	do		,, 20, ,, 22, ,,		21	05	26		
Oliver, J Cooper, J.				,, 24, ,, 22, ,,		68		79		
Morrison,	J		***********************	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		1 38	1	79 1 69		
Black, D,	estate	do	**************	,, 22, ,, 23, ,,		1 35	34	1 69		
Gowan, C. Smith, W		do	***************************************	$\begin{bmatrix} 1, 10, & 10, & 23, & 10, \\ 1, 13, & 10, & 24, & 10, \end{bmatrix}$		1 10		56 1 38	1	
Good, C		do	**********	,, 23, ,, 23, ,,	-	1 3	34	1 69		
McGinn, T Washingto			******************	,, 8 & 9 ,, 26, ,,		2 79	1	3 48		2.4
Wood, C		do		,, 6, ,, 26, ,, ,, 7, ,, 28, ,,	1	90		1 09		
Hobbs, Mr. Grant, J			***************	,, 10, ,, 29, ,,		2 20		2 75		
Woods, C.			******************	,, 9, ,, 30, ,, ,, 1517,, 32, ,,		2 00		2 50 2 50		
Bousfield,	T H	do	***************************************	,, 19, ,, 32, ,,		. 1 6	41	2 06		1
Felix Peers, Dr.	2		************	,, 3, ,, 33, ,, ,, 5. ,, 33, ,,		1 00		1 25		1
				,, 0. ,, 33, ,,		4 (/1	40	1 40		-

TAXES DELINQUENT, NEW WESTMINSTER DISTRICT.—Code'uded.

Name of person assessed.	Description of Tax.		of the parcels or lots.	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878 25 per cent. added for delinquency.	Total Tax delinquent on the 22nd October 1878. Interest at 1½ percent, per month to day of sale. Charges and costs.
Jooper, J	Real	Lot 12, Block	12, Suburban.	\$ 48 \$ 12	\$ 60
Touquet, L			13, do	32 08	
Vine, J			13, do.	48 12	
ord Milton	do	,, 12, ,,	13, do.	48 12	60
Do	do	,, 13, ,,	13, do.	48 12	60
Do	do	,, 14, ,,	13, do.	48 12	60
Do		,, 15, ,,	13, do.	48 13	60
Thorn, J	do	,, 16, ,,	13, do.	48 12	60
Thorn, H J	do	,, 21, ,,	13, do.	48 12	60
hompson, J	do	,, 6, ,,	14, do.	48 12	60
Jonnel, J		,, 3, ,,	14, do.	16 04	20
Tormansell, J	do	2 0	14, do.	48 12	60
Good, C			14, do.	48 12	60

And unless the above mentioned delinquent taxes, with interest that may be due, together with charges and costs, are sooner paid, I shall proceed to sell the parcels of land by Public Auction, at my Office, at New Westminster, on the 26th day of March, 1879.

January 31st, 1878.

J. C. HUGHES Assessor and Collector.

ASSESSOR'S NOTICE.

ASSESSMENT ACT AND SCHOOL TAX.

KAMLOOPS DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the Statute, that School Tax, and all taxes levied under the "Assessment Act, 1876," are now due for the year 1879, and payable at my office at Kamloops, and that on and after the 1st day of March, 1879, the same (if unpaid) will be delinquent, and Twenty-Five per cent. will be added thereto, and form part of such delinquent tax, and interest shall at once attach thereon at the rate of Eighteen per centum per annum, and unless full payment is made, that, at the expiration of two months from the said 1st day of March, the land, in respect of which such taxes are delinquent in respect of Personal Estate, Income, or School Tax, the Assessor or Collector may, by himself or his agent, levy the same, with costs, by distress of the goods and chattels of the person who ought to pay the same.

DOMINION PARLIAMENT.

Substance of Rules Relating to Notices for Private Bills.**

PARTIES intending to apply to Parliament for Private Bills giving any exclusive privilege, or ment of said delinquent tax, interest, costs and expenses.

Under the Statute the above notice is equivalent to motified that by the Rules of the two Houses of Parliament, published at length in the Canada Gazette, they

When taxes are delinquent in respect of Personal Estate, Income, or School Tax, the Assessor or Collector may, by himself or his agent, levy the same, with costs, by distress of the goods and chattels of the person who oughtto pay the same.

ASSESSOR'S NOTICE.

ASSESSMENT ACT AND SCHOOL TAX

DISTRICTS OF VICTORIA, LAKE, SAANICH, ESQUIMALT, METCHOSIN, HIGHLAND AND SOOKE.

NOTICE IS HEREBY GIVEN, in accordance with the Statute, that School Tax, and all Taxes levied under the "Assessment Act, 1876," are now due for the year 1879, and payable at my office at the Treasury, James Bay, Victoria, and that on and after the 1st day of March, 1879, the same (if unpaid) will be delinquent, and Twenty-five per cent. will be added thereto, and form part of such delinquent tax, and interest shall at once attach thereon at the rate of Eighteen per centum per annum, and unless full payment is made, that at the expiration of two months from the said 1st day of March, the land, in respect of which such Taxes are due, will be sold by Public Auction, by me, for payment of said delinquent tax, interest, costs, and expenses.

House after the expiration of the first ten days of the Session.

ROBERT Lemoine,

Clerk of the Senate.

ALFRED PATRICK,

Clerk of the Commons,

Ottawa, September 24th, 1878.

GOLD COMMISSIONER'S NOTICE

The Cariboo District may be laid over till the 20th May, 1879, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

H. M. BALL,

Richfield, October 4th, 1878.

Gold Commissioner. interest, costs, and expenses.

Under the Statute the above notice is equivalent to a personal demand by the Assessor or Collector, of all Taxes due or payable by persons liable to pay the

Dated, 2nd January, 1879.

A. C. McKENZIE,
Assessor and Collector.

penses.

Under the Statute the above notice is equivalent to a personal demand by the Assessor or Collector of all taxes due or payable by persons liable to pay the same.

Dated, 2nd January, 1879.

JOHN USSHER,

Assessor and Collector,

Assessor and Collector,

Assessor and Collector,

In Quebec and Manitoba, the Notice is to be published in the English and French languages.

Every applicant for a private Bill is required, Eight days before the opening of Parliament, to deposit with the Clerk of the House in which the Bill is to originate, a copy of such Bill with a sum sufficient to pay for the translation and printing of the

Between the second reading of the Bill and its consideration by the Committee to whom it is referred, the applicant is to pay a fee of \$200, besides the cost of printing the Act in the Statutes.

No petition for a Private sell is received by either

House after the expiration of the first ten days of the

Richfield; October 4th, 1878.

Gold Commissioner.

NOTICE. ASESSSOR'S

ASSESSMENT AUT AND SCHOOL TAX.

NOTICE is hereby given, in accordance with the Statute, that School Tax, and all Taxes levied under the "Assessment Act, 1876," are now due for the year 1879, and payable at my office at Yale, for the Hope and Yale Division of the Yale Electoral District, and that on and after the 1st day of March, 1879, the same (if unpaid) will be delinquent, and which they intend to ask, the extent of the privilege, Twenty-five per cent. will be added thereto, and form part of such delinquent tax. and interest shall at once attach thereon at the rate of Eighteen per centum per annum, and unless full payment is made, that at the drawbridge or not, and the dimensions of the same. expiration of two months from the said 1st day of March, the land, in respect of which such taxes are due, will be sold by Public Auction, by me, for payment of said delinquent tax, interest, costs, and ex-

Under the Statute the above notice is equivalent to a personal demand by the Assessor or Collector, of all Taxes due or payable by persons liable to pay the

Dated, 2nd January, 1879, WILLIAM TEAGUE,

Assessor and Collector.

When taxes are delinquent in respect of Personal Estate, Income, or School Tax, the Assessor or Collector may, by himself or his agent, levy the same with costs, by distress of the goods and chattels of the person who ought to pay the same.

ASSESSOR'S NOTICE.

ASSESSMENT ACT AND SCHOOL TAX.

NOTICE IS HEREBY GIVEN, in accordance with the Statute, that School Tax, and all Taxes levied under the "Assessment Act, 1876," are now due for the year 1879, and payable at my office at Lytton, and that on and after the 1st day of March, 1879, the same (if unpaid) will be delir quent, and Twentg-five per cent. will be added therete and form Twentg-five per cent. will be added therete part of such delinquent tax, and interest shall at once attach thereon at the rate of Eighteen per centum per annum, and unless full payment is made, that at the expiration of two months from the said 1st day of March, the land, in respect of which such taxes are due, will be sold by Public Auction, by me, for payment of said delinquent tax, interest, costs, and expenses.

Under the Statute the above notice is equivalent to a personal demand by the Assessor or Collector, of all Taxes due or payable by persons liable to pay the same

Dated, 2nd January, 1879.

GEORGE COXON, Assessor and Collector.

When Taxes are delinquent in respect of Personal Estate, Income, or School Tax, the Assessor or Collector may, by himself or his agent, levy the same, with costs, by distress of the goods and chattels of the person who ought to pay the same.

LEGISLATIVE ASSEMBLY

Private Bills.

LL applications for Private Bills, properly the aubject of legislation by the Legislative Assembly of British Columbia, within the purview of the British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turn-pike Road, or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Co.; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act,-shall require a Notice, clearly and distinctly specifying the nature and object of the application to be published as follows:-

A notice inserted in the BRITISH COLUMBIA GAZETTE and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session

and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a

ELI HARRISON, JR., Clerk of the Legislative Assembly.

October 4th, 1878.

NOTICE.

ON AND AFTER the 23rd November, 1878, all Gold Mining and Mineral Claims, in Yale District, will be laid over till the 1st May, 1879, subject to the 9th Section of the "Gold Mining Amendment Act 1879." Act, 1872,"

GEO. A. WALKEM, Victoria, 23rd November, 1878. Gold Commissioner.

NOTICE

IS HEREBY GIVEN, that it is my intention, 3 months from this date, to apply for admission as an Attorney-at-Law in the Supreme Court of British Columbia, pursuant to the "Legal Professions Amendment Act, 1878."

JOHN PATMORE WALLS.

Victoria. B. C., January 3rd, 1879.

NOTICE.

ON AND AFTER the 1st day of November next, all Mining Claims legally held in the Kootenay District will be laid over until the 1st day of June, 1879, subject to the 97th section of the "Gold Mining Ordinance, 1867."

WILLIAM FERNIE,

Government Agent. Wild Horse Creek, Kootenay, October 14th, 1878.

O'N and after the 1st of October next, all Mining Claims in the Cassiar District will be laid over till the 15th of June, 1879, subject to the 9th Section of the "Gold Amendment Act, 1872."

Laketon,

7th September, 1878.

Gold Commissioner.

7th September, 1878.

NOTICE.

ON and after the 22nd February, 1879, all Gold Mining and Mineral Claims in Lillooet District, will be laid over till the 1st May, 1879, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

GEO. A. WALKEM, Gold Commissioner.

Victoria, February 22nd, 1879.

NOTICE.

N and after 1st October, 1878, all Gold Mining and Mineral Claims in Victoria District will be laid over till the 1st of May, 1879, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

GEO. A. WALKEM,

Gold Commissioner.

Victoria, October 2nd, 1878.

Insolvent Act of 1875 and amending Acts.

In the matter of JOHN BENNETT, an Insolvent.

MEETING of Creditors will be held at my A Office, Wharf Street, Victoria, on Tuesday, the 25th instant, at 11 o'clock in the forenoon, to take into consideration an offer of composition and discharge made by the Insolvent. C. T. DUPONT,

Official Assignee.

Victoria, 14th March, 1879.

Printed every Saturday, by Richard Wolfenden, Government Printer, at the Government Printing Office, James' Bay, Victoria,